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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/805,307	03/22/2004 Fumiharu Nakayama		016907-1632	9166	
	7590 04/16/200 LARDNER LLP	EXAMINER			
SUITE 500	T NW	RODRIGUEZ, LENNIN R			
3000 K STREE WASHINGTO			ART UNIT	PAPER NUMBER	
			2625		
			MAIL DATE	DELIVERY MODE	
			04/16/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Α	Application No.		Applicant(s)				
		1	10/805,307		NAKAYAMA, FUMIHARU				
Office Action Summary			xaminer		Art Unit				
		L	ENNIN R. ROD	RIGUEZ	2625				
<i>TI</i> Period for R	he MAILING DATE of this commur eply	nication appear	rs on the cove	r sheet with the c	orrespondence ac	ldress			
A SHOR WHICHE - Extension: after SIX (- If NO period - Failure to Any reply	TENED STATUTORY PERIOD F VER IS LONGER, FROM THE N s of time may be available under the provisions 6) MONTHS from the mailing date of this comi of for reply is specified above, the maximum reply within the set or extended period for reply received by the Office later than three months tent term adjustment. See 37 CFR 1.704(b).	MAILING DATE s of 37 CFR 1.136(a munication. tatutory period will a y will, by statute, cau	E OF THIS CO a). In no event, how apply and will expire use the application	OMMUNICATION vever, may a reply be time. SIX (6) MONTHS from to become ABANDONEI	J. hely filed the mailing date of this c ○ (35 U.S.C. § 133).	•			
Status									
1)⊠ Re:	sponsive to communication(s) file	ed on <i>05 Marc</i>	ch 2008						
′=	Responsive to communication(s) filed on <u>05 March 2008</u> . This action is FINAL . 2b) This action is non-final.								
′=		<i>′</i> —			secution as to the	e merits is			
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition	of Claims								
4)⊠ Cla	nim(s) <u>1-12</u> is/are pending in the	application.							
4a)	4a) Of the above claim(s) <u>5-12</u> is/are withdrawn from consideration.								
5) <u></u> Cla	Claim(s) is/are allowed.								
6)⊠ Cla	im(s) <u>1-4</u> is/are rejected.								
7) <u></u> Cla	im(s) is/are objected to.								
8)∏ Cla	im(s) are subject to restri	ction and/or el	lection require	ement.					
Application	Papers								
9) <u></u> The	specification is objected to by th	ne Examiner.							
10) ⊠ The	drawing(s) filed on <u>18 Novembe</u>	e <u>r 2004</u> is/are:	a)⊠ accept	ed or b) <mark></mark> object	ed to by the Exan	niner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Rep	olacement drawing sheet(s) including	g the correction	is required if the	ne drawing(s) is obj	ected to. See 37 C	FR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority unde	er 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 									
2.	2. Certified copies of the priority documents have been received in Application No								
3.[3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.									
Attachment(s)									
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)									
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application									
Paper No(s)/Mail Date 3/22/2004.									

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Species A, regarding claims 1-4 in the reply filed on 3/05/2008 is acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakamura (JP 2002-086854, all citations from the machine translation).
 - (1) regarding claim 1:

Nakamura '854 discloses an image forming apparatus (1 in Fig. 1) comprising:

- a main body of the image forming apparatus (It is evident in Fig. 1 that the printing apparatus has a body);
- a wireless LAN module that is provided inside a rear surface of the main body of the image forming apparatus (Abstract, SOLUTION, lines 3-7, paragraph [0014], lines 1-2 and 112, in Fig. 1, where the control circuit contains the wireless LAN and is located at the back of the printer as could be referenced by looking at Fig 1 and looking at the

control panel 113, generally at the front of a printer so users can have easy access to it);

an antenna that is provided on the rear surface of the main body of the image forming apparatus (111 in Fig. 1, where the antenna is located on the back of the printer if you are looking at it from the right side of the figure where the control panel 113 is); and

a cable that connects the wireless LAN module and the antenna with a shortest distance (as can be shown in Fig. 1, antenna 111 and control circuit 112 are close together, it is inherent that a cable should be use for connecting an antenna with something else, in this case a wireless LAN, since an antenna by itself does not performs any functionality and by looking at the closeness of the two components it is apparent for the examiner that the shortest distance of cable should be used, because it would be unnecessary the use of extra cable for such a short connection).

(2) regarding claim 2:

Nakamura '854 further discloses wherein the wireless LAN module is provided on a control board that is disposed inside the rear surface of the main body of the image forming apparatus (Abstract, SOLUTION, lines 3-7, paragraph [0014], lines 1-2 and 112, in Fig. 1, where the control circuit contains the wireless LAN and is located at the back of the printer as could be referenced by looking at Fig 1 and looking at the control panel 113, generally at the front of a printer so users can have easy access to it).

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Nakamura (JP 2002-086854) in view of Lynch et al. (US 6,069,587).

(1) regarding claim 3:

Nakamura '854 discloses all the subject matter as described above except

wherein the antenna comprises a main antenna and a sub-antenna.

However, Lynch '587 teaches wherein the antenna comprises a main antenna

and a sub-antenna (column 3, lines 41-56, where there is a main antenna 16 and an

antenna extension 18 (sub-antenna)).

Therefore it would be obvious to one of ordinary skill in the art at the time the

invention was made wherein the antenna comprises a main antenna and a sub-antenna

as taught by Lynch '587 in the system of Nakamura '854. With this, when the MEM

switches are open, electrical isolation is established between the antenna segments,

thereby allowing the antenna to operate in one frequency range without interference

from the other frequency ranges. Accordingly, the MEM switches couple additional

segments to the antenna, thereby allowing the antenna to operate in different frequency

ranges (column 2, lines 22-28).

(2) regarding claim 4:

Nakamura '854 discloses all the subject matter as described above except wherein the antenna comprises a dual-band antenna.

However, Lynch '587 teaches wherein the antenna comprises a dual-band antenna (10 in Fig. 1, column 3, lines 41-56).

Therefore it would be obvious to one of ordinary skill in the art at the time the invention was made wherein the antenna comprises a dual-band antenna as taught by Lynch '587 in the system of Nakamura '854. With this, when the MEM switches are open, electrical isolation is established between the antenna segments, thereby allowing the antenna to operate in one frequency range without interference from the other frequency ranges. Accordingly, the MEM switches couple additional segments to the antenna, thereby allowing the antenna to operate in different frequency ranges (column 2, lines 22-28).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LENNIN R. RODRIGUEZ whose telephone number is (571)270-1678. The examiner can normally be reached on Monday - Thursday 7:30am - 6:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, King Poon can be reached on (571) 272-7440. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information

/King Y. Poon/ Supervisory Patent Examiner, Art Unit 2625

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Lennin Rodriguez 4/10/08